

IN THE UNITED STATES DISTRICT COURT FOR  
THE MIDDLE DISTRICT OF TENNESSEE

WILLIAM L. GREER, )  
Plaintiff, )  
v. )  
CSX TRANSPORTATION, INC., )  
Defendant. )

Case No. 3:06-cv-0528

*ORDERED  
Termination  
as calculated as to  
¶ I, II, III, VI and VII  
Termination as  
DENIED as  
to ¶ IV, V and VII  
without  
prejudice  
given the  
Defendant's  
motion  
denies on  
these subjects  
Well J. J.  
48707  
3-13-08*

**CSX TRANSPORTATION, INC.'S MOTIONS IN LIMINE**

Comes Defendant, CSX Transportation, Inc. ("CSXT"), and submits the following Motions *in Limine*:

**I. FUTURE WAGE LOSS**

CSXT respectfully submits that the Court should not allow Plaintiff to introduce evidence intended to prove that he is entitled to recover damages for future wage loss. In support of this Motion, CSXT states that Plaintiff was returned to work by the decision of the Public Law Board on September 6, 2006. Plaintiff subsequently resumed his employment with CSXT on November 2, 2006, and is currently employed by CSXT. Therefore, Plaintiff is not entitled seek any damages for future wage loss.

**II. BACK PAY**

CSXT respectfully submits that the Court should not allow Plaintiff to introduce evidence intended to prove that he is entitled to recover back pay for period time following his termination up to his return to work by the Public Law Board. In support of this Motion, CSXT states that: